

FROM THE OFFICES OF:
GUISHARD, WILBURN & SHORTS, LLC

175 Carnegie Place, Suite 115
Fayetteville, GA 30214
Tel: (770) 461-2000 Fax: (770) 461-8090
www.gwsllc.com

August 5, 2008

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~~RECEIVED~~
~~ACCOUNTING~~
~~CHIEF OF POLICE~~

~~Dear Mr. [Name]~~

Guishard, Wilburn & Shorts, LLC has identified assets in the amount of \$2,037.92 that is due and payable to ~~[Name]~~.

Our goal and purpose is to secure and return \$2,037.92 to ~~[Name]~~. For the past five years, Guishard, Wilburn & Shorts has assisted our clients in recovering millions of dollars that would otherwise become unrecoverable.

~~[Name]~~ will not incur any cost nor have any obligation to pay Guishard, Wilburn & Shorts unless and until assets have been secured. In accordance with the attached Agreement and Fee Memorandum, we will only charge you a percentage of the funds recovered.

In order to begin the recovery process you must:

1. Complete the 'Letter of Authorization To Recover Funds' and have notarized. This grants Guishard, Wilburn & Shorts authority to act on your behalf in order to take any and all legal steps necessary to collect the funds owed to you.
2. Complete the 'Agreement and Fee Memorandum'. It explains the services we provide and outlines the fee only upon recovery of funds.
3. Provide copy of a Picture ID or Company business card. To verify you are the correct entity funds are owed.

It is advisable that you not delay. The holding entities will only account for those assets for a specific period. Once this period expires, by law, these assets are unrecoverable.

If you have any questions regarding these assets or the recovery process, please feel free to contact us toll free at (800) 556-4245. We look forward to being of service to you.

Sincerely,

Allen J. Pendergrass

Allen J. Pendergrass
Asset Recovery Division

Enclosures: rtj/AJP/394

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AGREEMENT AND FEE MEMORANDUM

In consideration of Guishard, Wilburn & Shorts, LLC, hereinafter referred to as GWS, assistance in the recovery of outstanding funds owed to ~~RTJ/AJP/394~~, hereinafter referred to as Client, in the amount of \$2,037.92, both Client and GWS agree to the terms outlined in the body of this contract.

1. Client shall execute a limited power of attorney to enable GWS to perform the necessary duties that enable GWS to recover any unclaimed assets that may belong to Client. Client understands that until such Limited Power of Attorney is delivered, GWS is unable to pursue the aforementioned unclaimed assets.
2. GWS will bear all costs associated with the collection of said funds. Client agrees that after this contract has been signed, neither Client or any agents of the Client shall attempt to obtain the funds, and/or interfere with GWS efforts to collect said funds. If Client or any agent of the Client does so, Client shall pay GWS Thirty-Three percent (33%) of \$2,037.92 within thirty (30) days.
3. If the Client is in the process of recovering said funds, and can provide unbiased proof, satisfactory to GWS, this contract shall be null and void. If Client collects said funds and unbiased proof has not been provided to GWS, then Client shall pay GWS Thirty-Three percent (33%) of \$2,037.92 within thirty (30) days of receipt.
4. Client agrees that GWS has not and will not guarantee the recovery of any assets, but will work diligently to recover and deliver any and all funds payable to Client.
5. GWS is authorized to act as the agent for Client for the purposes of processing, collecting and disbursement of funds, which are due, and payable to Client. Client shall indemnify and hold harmless GWS of any portion of said funds received by Client.
6. Upon collection of said funds on behalf of Client, GWS shall receive Thirty-Three percent (33%) of \$2,037.92 and forward the remaining balance to Client.

Date: _____

Signature: _____ Print: _____

Address: _____ City: _____

State/Zip: _____ Phone: _____

rtj/AJP/394